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UNITED STATES DISTRICT COURT FOR THE  
SOUTHERN DISTRICT OF CALIFORNIA

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HILDA L. SOLIS, Secretary of Labor, United ) Case No.: 10-cv-1208-JLS (BLM)  
11 States Department of Labor, )  
12 Plaintiff, ) **ORDER: (1) GRANTING JOINT MOTION**  
13 v. ) **TO APPROVE CONSENT JUDGMENT;**  
14 NWS Corporation, ) **(2) ENTERING CONSENT JUDGMENT**  
15 Defendant. )  
16 \_\_\_\_\_)

17

Plaintiff, HILDA L. SOLIS, Secretary of Labor, United States Department of Labor (the  
“Secretary”) having filed her complaint, and Defendant NWS Corporation (“Defendant NWS”)  
having appeared through counsel, having answered the complaint, having been duly advised on  
the proceedings, without admitting to the allegations contained within the complaint, agree to the  
entry of this Consent Judgment in settlement of this case without contest.

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**IT IS HEREBY ORDERED, ADJUDGED, and DECREED** that:

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1. Defendant NWS, its officers, agents, servants, employees and those persons in  
active concert or participation with them, from this date forward, be and hereby are permanently  
enjoined and restrained from violating the provisions of Section 11(c)(1) of the Occupational

Consent Judgment

Case No. 3:10-cv-01208-JLS-BLM

1 Safety and Health Act, 29 U.S.C. § 660(c)(1), in any of the following manners: Defendant NWS  
 2 shall not, contrary to Section 11(c)(1) of the Act, discharge or in any manner discriminate against  
 3 any employee, including reducing the employee's hours of work, or discouraging others from  
 4 employing that employee, because such employee has filed any complaint or instituted or caused  
 5 to be instituted any proceeding under or related to the Act or has testified or is about to testify in  
 6 any such proceeding or because of the exercise of such employee on behalf of himself or others  
 7 of any right afforded by the Act;

8           2. Defendant NWS shall pay David Dixon \$45,000.00 in back wages less regular  
 9 payroll deductions, as follows, to settle this case:

10           a. By February 1, 2011, Defendant NWS shall pay David Dixon \$3,000.00 in  
 11 back wages from which regular legal payroll deductions are taken and paid;

12           b. Thereafter, beginning on March 1, 2011, Defendant NWS shall pay David  
 13 Dixon fourteen consecutive monthly payments of \$3,000.00 from which regular legal payroll  
 14 deductions are taken and paid from all of these monthly payments. The first installment of these  
 15 fourteen additional payments is due and payable on March 1, 2011, and the remaining payments  
 16 shall be due and payable on or before the same day of each succeeding month thereafter until all  
 17 payments have been paid;

18           The payments described are summarized as follows:

<b>Due Date</b>	<b>Amount Due</b>
February 1, 2011	\$3,000.00
March 1, 2011	\$3,000.00
April 1, 2011	\$3,000.00
May 1, 2011	\$3,000.00
June 1, 2011	\$3,000.00
July 1, 2011	\$3,000.00

1	August 1, 2011	\$3,000.00
2	September 1, 2011	\$3,000.00
3	October 1, 2011	\$3,000.00
4	November 1, 2011	\$3,000.00
5	December 1, 2011	\$3,000.00
6	January 1, 2012	\$3,000.00
7	February 1, 2012	\$3,000.00
8	March 1, 2012	\$3,000.00
9	April 1, 2012	\$3,000.00

10                   c.         Defendant NWS shall send all of the payments described in Paragraphs 2  
 11 (a) through (b), *supra*, to David Dixon at 1437 East Esperanza Way, Escondido, CA 92027 or  
 12 any other address that David Dixon provides to Defendant NWS in writing;

13                   d.         Defendant NWS shall send all of the payments described in Paragraphs 2  
 14 (a) through (b), *supra*, by certified mail or any other similar means to ensure that the sending of  
 15 the payments can be tracked; and

16                   e.         Defendant NWS shall send all of the payments described in Paragraphs 2  
 17 (a) through (b), *supra*, in the form of a cashier's check or money order.

18                   3.         If the Consent Judgment is not signed before January 21, 2011, the payment dates  
 19 in the schedule above shall move to the 15th of each month. If the Consent Judgment is not  
 20 signed before February 4, 2011, the payment schedule in the schedule above shall be extended  
 21 by removing the February 1, 2011 due date and \$3,000 payment and by adding a May 1, 2012,  
 22 payment due date and \$3,000 payment.

23                   4.         Defendant NWS, within forty (40) calendar days of making each payment set  
 24 forth in Paragraphs 2 (a) through (b), *supra*, shall provide a copy of the front and back of each  
 25 check, or other appropriate evidence that such payment has been made, to the Regional  
 Supervisory Investigator, U.S. Department of Labor/OSHA, 90 7th Street, Suite 18100, San  
 Francisco, CA 94103.

1       5. In the event that Defendant NWS is more than ten (10) calendar days late in  
2 making any of the payments described in Paragraphs 2 (a) through (b), *supra*, Defendant NWS  
3 shall immediately pay David Dixon the full gross amount that then remains unpaid less regular  
4 payroll deductions and pay David Dixon an additional 10% on the balance then remaining at the  
5 time the payment was missed. Defendant shall make the payments in this paragraph within 30  
6 calendar days after the missed payment.

7       6. Defendant NWS shall, within 30 calendar days of the Court's order approving the  
8 Consent Judgment, for 60 consecutive days, post a notice in a prominent place at its work sites,  
9 in the same place as it posts its OSHA Form 300A (Summary of Work Related Injuries and  
10 Illnesses), stating that Defendant NWS will not, in any manner, discriminate against any  
11 employee because of engagement, whether real or perceived, in activities protected by Section  
12 11(c) of the Act. To ensure all employees are aware of this notice, Defendant NWS shall also  
13 distribute this notice to all of its employees.

14       7. In the event David Dixon seeks employment elsewhere, Defendant NWS shall  
15 provide prospective employers, or other persons making inquiry into David Dixon's employment  
16 by Defendant NWS, only the dates of employment, job title of positions held, and relevant salary  
information.

17       8. Defendant NWS expressly waives any and all claims of any nature which it has  
18 have or may have against the Secretary, the U.S. Department of Labor, or any of its officers,  
19 agents, attorneys, employees or representatives, arising out of or in connection with the  
20 allegations contained in the Complaint on file in this action, any other proceedings or  
21 investigation incident thereto or based on the Equal Access to Justice Act, as amended.

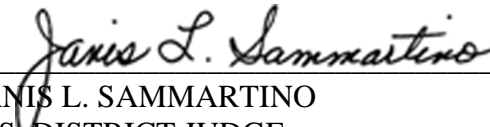
22       9. The Secretary and Defendant NWS shall each bear their own costs, expenses, and  
23 attorneys' fees incurred to date in connection with any stage of this proceeding, including but not  
24 limited to attorneys' fees which may be available under the Equal Access to Justice Act, as  
25 amended.

Consent Judgment

Case No. 3:10-cv-01208-JLS-BLM

1 ORDERED that this Court shall retain jurisdiction of this action for purposes of  
2 enforcing compliance with the terms of this Consent Judgment.

3 Dated this 14th day of January, 2011.

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5   
6 JANIS L. SAMMARTINO  
U.S. DISTRICT JUDGE

7  
8 Defendant NWS Corporation hereby consents  
9 to the entry of this judgment on this 10th day  
of January, 2011.

Dated: January 11, 2011

10  
11 /s/ Brian Nagatani  
BRIAN NAGATANI  
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13 Santa Clara, CA 95054  
14 (408) 486-9988  
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15 Attorney for Defendant NWS Corporation

M. PATRICIA SMITH  
Solicitor of Labor

LAWRENCE BREWSTER  
Regional Solicitor

CHRISTOPHER WILKINSON  
Counsel for Labor Relations

16  
17 /s/ Doug De Leo  
NWS Corporation  
18 Doug De Leo  
President

/s/ Norman E. Garcia  
NORMAN E. GARCIA  
Senior Trial Attorney  
Attorneys for U.S. Department of Labor